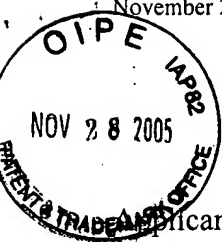


November 23, 2005



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Valerie L. Lines

Application No.: 10/791,437      Group Art Unit: 2824

Filed: March 2, 2004      Examiner: Luu, Pho M.

Confirmation No.: 9944

Title: DYNAMIC MEMORY WORD LINE DRIVER SCHEME

CERTIFICATE OF MAILING OR TRANSMISSION	
I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as First Class Mail in an envelope addressed to Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, or is being facsimile transmitted to the United States Patent and Trademark Office on:	
11/23/05	<i>Christina M. Weener</i>
Date	Signature
<i>Christina M. Weener</i>	
Typed or printed name of person signing certificate	

ADDENDUM TO INFORMATION DISCLOSURE STATEMENT

Mail Stop Amendment  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, Virginia 22313-1450

Tribunal Issuing Protective Order: United States District Court for the District of New Jersey  
**Civil Action or Other Identification No.:** Civil Action Nos. 01-4340, 03-4698  
(*MOSAID Technologies Inc. v. Samsung et al.; Infineon Technologies et al. v. MOSAID Technologies Inc.*)  
**Date of Order:** September 12, 2002  
**Current Status of Proceeding:** Pending

11/29/2005 GWORDOF1 00000046 10791437

02 FC:1806

180.00 OP

Sir:

In the litigation filed in federal court (*MOSAID Technologies Inc. v. Samsung et al.*, Civil Action No. 01-4340, United States District Court for the District of New Jersey and *Infineon et al. v. MOSAID Technologies Inc.*, Civil Action No. 03-4698, United States District Court for the District of New Jersey), the accused infringers (Samsung et al., and Infineon et al.) set forth invalidity allegations concerning issued U.S. patents to which the current application is related.<sup>2</sup>

Summary judgment briefing relating to the accused infringers' arguments that the patents are invalid due to an on-sale bar under §102 has been completed, and in April 2005 the Court made a decision on the issue of the on-sale bar rejecting the arguments made by Samsung et al. and Infineon et al.<sup>3</sup> In the interest of complete disclosure, Applicant is submitting to the Examiner those pages of the summary judgment briefing that are relevant to the on-sale bar argument.<sup>4</sup> Table 1 (below) lists those portions of the summary judgment briefing being submitted herewith. Moreover, Applicant is also submitting copies of documents referred to in those pages of the summary judgment briefing including certain deposition transcripts. Applicant has included only one copy of each referred to document. For the Examiner's convenience, the documents and deposition transcripts are described

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<sup>1</sup> On January 31, 2005, the New Jersey Court entered an order dismissing the Samsung case as having been settled. The Infineon case remains pending and has been transferred back to its original jurisdiction -- U.S. District Court for the Northern District of California (Civil Action No. 5:02-cv-05772 JF (RS)).

<sup>2</sup> At issue are United States Patent Nos. 5,822,253 (application Ser. No. 08/515/904, filed August 16, 1995), 5,751,643 (application Ser. No. 611,558, filed March 6, 1996), 6,278,640 (application Ser. No. 09/548,879, filed August 13, 2000) and 6,603,703 (application Ser. No. 09/919,752, filed July 31, 2001).

<sup>3</sup> The complete opinion decision and accompanying order is submitted. The portion of the opinion dealing with on-sale bar appears at pages 30-33 (added as documents AR8 and AS8 on PTO-1449 Form).

<sup>4</sup> Portions of the briefing that are not relevant to this argument have been redacted. Complete copies of the summary judgment briefing are not submitted because the documents were filed "under seal" with the Court.

below (in table 2) and the place in the summary judgment briefing where each document is identified is listed in the column labeled "Referred to in . . . ."<sup>5</sup>

**Table 1**  
**Portions of Summary Judgment Briefing Submitted**

<b>Doc #</b>	<b>Excerpt from Brief Titled</b>	<b>Originally filed with the court by</b>
1	MOSAID's Brief in Support of its Motions for Summary Judgment Against Samsung and Infineon	MOSAID
2	MOSAID's Local Rule 56.1 Statement of Undisputed Facts (Samsung and Infineon)	MOSAID
3	Infineon Technologies North America Corp. et al.'s Memorandum in Opposition to MOSAID's Motions for Summary Judgment Against Infineon	Infineon
4	Infineon Technologies North America Corp. et al.'s Local Rule 56.1 Statement of Material Facts in Opposition to MOSAID's Motions for Summary Judgment	Infineon
5	MOSAID's Reply Brief in Further Support of its Motion for Summary Judgment Against Infineon as to Non-Infringement and Affirmative Defenses of Invalidity and Unenforceability Against Samsung and Infineon	MOSAID

**Table 2**  
**Documents and Deposition Transcripts Submitted**

<b>Description</b>	<b>Referred to in . . .</b>
1/12/90 Fast 1Mbit Mentor Schematics	Infineon Opposition (Doc 3 above) as Exh. 46
1/29/90 fax	Infineon Opposition (Doc 3 above) as Exh. 49

<sup>5</sup> Certain of the deposition transcripts are subject to a protective order. Thus, complete copies of the deposition transcripts (along with attendant exhibits) are being submitted pursuant to MPEP § 724.02 along with a petition under 37 C.F.R. 1.59 (37 CFR 1.17(h) to expunge the information, if found not to be important to a reasonable examiner in deciding whether to allow the application to issue as a patent). A second redacted copy of each deposition transcript is being submitted and is intended for inclusion in the public portion of the file wrapper. These redacted copies have been redacted so that the only text remaining is that directly referred to in the summary judgment briefing. The redacted copies are submitted for the Examiner's convenience only. By submission of such redacted copies, Applicant has no intention to either assert or not assert that the Examiner may find other portions of the deposition transcripts to be relevant. Applicant respectfully recommends that the Examiner review the submitted deposition transcripts in their entirety.

Description	Referred to in . . .
2/9/90 OEM Agreement in Principle	Infineon Opposition as Exh. 43 MOSAID Memorandum (Doc 1 above) as Exh. Q
2/9/90 Fax from MOSAID to Sanyo	Infineon Opposition (Doc 3 above) as Exh. 53
2/19/90 Design License Agreement	Infineon Opposition (Doc 3 above) as Exh. 48 MOSAID Memorandum (Doc 1 above) as Exh. Q)
2/19/90 Fax from MOSAID to Sanyo	Infineon Opposition (Exh. 50)
2/21/90 Fax from MOSAID to Sanyo	--
9/07/90 Letter from Sanyo to MOSAID	MOSAID's Reply (Doc 5 above) as Exh. B
5/20/92 MOSAID Purchase Order	Infineon Opposition (Doc 3 above) as Exh. 52
7/9/96 Sanyo-MOSAID Meeting Agenda	Infineon Opposition (Doc 3 above) as Exh. 44
4/17/03 Gillingham Deposition	Infineon Opposition (Doc 3 above) as Exh. 45
5/13/03 Foss Deposition	Infineon Opposition (Doc 3 above) as Exh. 54
6/18/03 Goto Deposition	Infineon Opposition (Doc 3 above) as Exh. 51
5/20/04 Foss Deposition	MOSAID Memorandum (Doc 1 above) as Exh. Y
5/28/04 Scott Deposition <sup>6</sup>	MOSAID Memorandum (Doc 1 above) as Exh. V Infineon Opposition (Doc 3 above) as Exh. 47

The documents listed in Table 1 and 2 are being submitted herewith and are listed in the attached PTO-1449 Form. A check is attached for \$180 since this IDS is being filed after the 37 C.F.R. 1.97(b) time period, but before final action or notice of allowance. A copy of this document is enclosed for accounting purposes.

Respectfully submitted,  
HAMILTON, BROOK, SMITH & REYNOLDS, P.C.

By 

James M. Smith

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Concord, MA 01742-9133

Dated: 11/23/05

<sup>6</sup> Not subject to any protective order. Therefore, although two copies of this transcript are being submitted (one redacted and one complete), the complete copy of this transcript is not being submitted pursuant to MPEP § 724.02.

PTO-1449 REPRODUCED

ATTORNEY DOCKET NO.  
2037.1006-012APPLICATION NO.  
10/791,437INFORMATION DISCLOSURE STATEMENT  
IN AN APPLICATION

November 23, 2005

FIRST NAMED INVENTOR  
Valerie L. LinesFILING DATE  
March 2, 2004EXAMINER  
Luu, Pho M.CONFIRMATION NO.  
9944GROUP  
2824

(Use several sheets if necessary)

## OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, Etc.)

AR8	Summary Judgement Opinion, United States District Court for the District of New Jersey (Samsung and Infineon), April 1, 2005
AS8	Summary Judgement Order, United States District Court for the District of New Jersey (Samsung and Infineon), April 1, 2005
AT8	MOSAID's Brief in Support of its Motions for Summary Judgment Against Samsung and Infineon, November 12, 2004
AU8	MOSAID's Local Rule 56.1 Statement of Undisputed Facts (Samsung and Infineon), November 12, 2004
AV8	Infineon Technologies North America Corp. et al.'s Memorandum in Opposition to MOSAID's Motions for Summary Judgment Against Infineon, November 22, 2004
AW8	Infineon Technologies North America Corp. et al.'s Local Rule 56.1 Statement of Material Facts in Opposition to MOSAID's Motions for Summary Judgment
AX8	MOSAID's Reply Brief in Further Support of its Motion for Summary Judgment Against Infineon as to Non-Infringement and Affirmative Defenses of Invalidity and Unenforceability Against Samsung and Infineon, November 29, 2004
AY8	1/12/90 Fast 1Mbit Mentor Schematics
AZ8	1/29/90 fax
AR9	2/9/90 OEM Agreement in Principle
AS9	2/9/90 Fax from MOSAID to Sanyo
AT9	2/19/90 Design License Agreement
AU9	2/19/90 Fax from MOSAID to Sanyo
AV9	2/21/90 Fax from MOSAID to Sanyo
AW9	9/07/90 Letter from Sanyo to MOSAID

EXAMINER

DATE CONSIDERED

APPLICATION NO.  
10/791,437

## INFORMATION DISCLOSURE STATEMENT IN AN APPLICATION

**November 23, 2005**

(Use several sheets if necessary)

FIRST NAMED INVENTOR  
Valerie L. Lines

FILING DATE  
March 2, 2004

EXAMINER  
Luu, Pho M.

CONFIRMATION NO.  
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GROUP  
2824

**OTHER DOCUMENTS** (Including Author, Title, Date, Pertinent Pages, Etc.)

[illegible]

EXAMINER

DATE CONSIDERED